Thomas B. Nedderman, WSBA No. 28944 1 William J. Dow, WSBA No. 51155 2 Floyd, Pflueger, Kearns, Nedderman & Gress, P.S. 3101 Western Ave, Suite 400 3 Seattle, WA 98121-3017 206-441-4455 4 tnedderman@nwtrialattorneys.com 5 wdow@nwtrialattorneys.com 6 7 8 9 UNITED STATES DISTRICT COURT 10 EASTERN DISTRICT OF WASHINGTON 11 ANDREA D. GEORGE. NO. 2:24-cy-00123-SAB NO. 2:24-cv-00169-SAB 12 Plaintiff, 13 v. DEFENDANTS' RESPONSE TO PLAINTIFF'S MOTION TO THE COLVILLE CONFEDERATED TRIBES: 14 **CONSOLIDATE** RODNEY CAWSTON; ANDREW JOSEPH, JR.; JACK FERGUSON; RICHARD SWAN. 15 SR.; MARVIN KHEEL; JOSEPH SOMDAY; 16 JOEL BOYD; RICHARD MOSES; ALICE KOSKELA; SHANNON THOMAS; JASON 17 D'AVIGNON; PETER ERBLAND; EDWARD JURSEK; CARMEL McCURDY; CHARISSA 18 EICHMAN; MARTY RAAP; NICHELLE 19 BARNABY; SABRINA DESAUTEL; RANDAL STECKEL; DEBRA WULFF; 20 THOMAS MILLER; and SOPHIE NOMEE, 21 Defendants. 22 Defendants, via their undersigned counsel, do not object to Plaintiff's Motion to 23 Consolidate Cause Numbers 2:24-cv-00123-SAB and 2:24-cv-00169-SAB. 24 // 25 26 27 DEFENDANTS' RESPONSE TO PLAINTIFF'S FLOYD PFLUEGER MOTION TO CONSOIDATE - 1 KEARNS, NEDDERMAN & GRESS P.S.

> 3101 Western Avenue, Suite 400 Seattle, WA 98121-3017 206-441-4455

DATED this 16th day of August, 2024. 1 2 FLOYD | PFLUEGER KEARNS, NEDDERMAN & GRESS, P.S. 3 4 s/William Dow Thomas B. Nedderman, WSBA No. 28944 5 William J. Dow, WSBA No. 51155 6 Attorneys for Defendants The Colville Confederated Tribes; Rodney Cawston; Andrew 7 Joseph, Jr.; Jack Ferguson; Richard Swan, Sr.; Marvin Kheel; Joseph Somday; Joel Boyd; 8 Richard Moses; Alice Koskela; Shannon Thomas; 9 And Jason D'Avignon 10 EVANS, CRAVEN & LACKIE, P.S., 11 12 s/Christopher Kerley Christopher J. Kerley, WSBA No. 16489 13 Attorney for Defendant Erbland 14 15 16 17 18 19 20 21 22 23 24 25 26 27 DEFENDANTS' RESPONSE TO PLAINTIFF'S

MOTION TO CONSOIDATE - 2

FLOYD PFLUEGER KEARNS, NEDDERMAN & GRESS P.S.

1	DECLARATION OF SERVICE
2	Pursuant to RCW 9A.72.085, I declare under penalty of perjury and the laws of the State
3	of Washington that on the below date, I delivered a true and correct copy of the foregoing via the
4	method indicated below to the following parties:
5	
6	Andrea D. George Plaintiff Via Email/E-Service PO Box 19394 Via U.S. Mail
7	Spokane, WA 99219 ageorge26@icloud.com
8	ageorge 20 @ reroud.com
9	DATED this 21st day of August, 2024.
10	
11	<u>s/ Tammy Bolte</u> Tammy Bolte, Legal Assistant
12	tbolte@nwtrialattorneys.com
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DEFENDANTS' RESPONSE TO PLAINTIFF'S MOTION TO CONSOIDATE - 3

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FLOYD PFLUEGER KEARNS, NEDDERMAN & GRESS P.S.